

REMARKS

Claim 1 has been amended to remove references to a "mixture" of A groups. This amendment replaces the "mixture" language with what applicants regard as equivalent language; no change in the scope of the claim is intended.

New claim 39 is supported at page 6 lines 1-4 of the specification. As the number of claims remaining in this case is less than the number already paid for, no additional claims fee is believed to be due on account of this amendment.

Regarding the §112 rejections

The first of these rejections is respectfully traversed.

By reciting "the A groups include A1, A2, A3 and A4 groups", claim 1 explicitly requires that some non-zero amount of A4 groups are present. The subsequent language, that the A4 groups constitute "up to 30 mole percent A4", without specifying a minimum amount, does not lead to any confusion or indefiniteness. It simply specifies the maximum amount of A4 that can be present. It does not contradict the earlier language requiring that some A4 groups are included within the A groups. The two limitations together require the amount of A4 to be greater than zero, but no greater than 30 mole percent of the A groups.

Therefore, applicants submit that claim 1 and all claims depending therefrom meet the requirements of §112, second paragraph.

New claim 39 specifies a minimum amount of A4 groups (15 mole percent) and clearly meets the requirements of §112.

The second of these rejections is believed to be overcome by the amendments to claim 1, which remove reference to a "mixture" of A groups.

As there are no other rejections of the claims, the case is now believed to be in condition for allowance. A notice of allowance is requested.

Respectfully submitted,
GARY C. COHN PLLC



Gary C. Cohn
Registration No. 30,456
Phone: (215) 938-1981
215 E. 96th St., #19L
New York, New York 10128